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Paper 21 26 February 2008

UNITED STATES PATENT AND TRADEMARK OFFICE BOARD OF PATENT APPEALS AND INTERFERENCES

Patent Interference No. 105,434

Before: SCHAFER, TORCZON, and MOORE, Administrative Patent Judges.

TORCZON, Administrative Patent Judge.

JUDGMENT

In view of the adverse decision on junior party priority showing, it is—

ORDERED that judgment be entered against the junior party for the subject matter of count 1;²

¹ Paper 20, Decision on Priority.

² Paper 1, Declaration, at 3.

FURTHER ORDERED that claims 1-19 of the junior party's involved 10/103,480 application be FINALLY REFUSED;³

FURTHER ORDERED that claims 1-48 of the junior party's involved 6,183,959 patent be CANCELED;⁴

FURTHER ORDERED that claims 1-39 of the junior party's involved 6,448,009 patent be CANCELED;⁵ and

FURTHER ORDERED that a copy of this judgment be entered in the administrative records of the involved patents and applications.

cc:

Daniel A. Boehnen and Patrick G. Gattari, MCDONNELL BOEHNEN HULBERT & BERGHOFF, of Chicago, Illinois, for Sirna Therapeutics, Inc.

Kenneth A. Weber, TOWNSEND AND TOWNSEND AND CREW LLP, of San Francisco, California, for Immusol, Inc.

³ 35 U.S.C. § 135(a).

⁴ *Id*.

⁵ *Id*.